

Message

From: Bahrman, Sarah [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1D493CF492ED4FC0BE275A699826A64C-BAHRMAN, SARAH]
Sent: 7/13/2015 9:31:25 PM
To: Bergman, Ronald [Bergman.Ronald@epa.gov]
CC: Green, Holly [Green.Holly@epa.gov]; Minter, Douglas [Minter.Douglas@epa.gov]
Subject: Dewey Burdock

Hi Ron –

I wanted to follow-up with you on Dewey Burdock. During our last conversation, you had asked that we coordinate with you and your staff on the language that will go out with the draft permit explaining our Class I vs Class V rationale. Below is a paragraph from the draft Class V Fact Sheet that explains why the deep disposal wells injecting into the Minnelusa Formation must be classified as Class V wells:

Ex. 5 Deliberative Process (DP)

Please let us know if you have any questions or comments you'd like to discuss on this language.

We've been working internally to develop a strategy for tribal consultation for these permits, so no other updates for you right now. Once we are able to schedule some initial meetings with tribes, we plan to develop a schedule for each step leading to the issuance of the draft permits. I can share that schedule with you so you know what our plan is.

Thanks,
Sarah

Sarah E. Bahrman | Acting Director, Water Program | U.S. Environmental Protection Agency - Region 8
(p) 303.312.6243 | (c) 303.903.8515 | (f) 877.876.9101